1 2 3 4 5 6	DANIEL V. KOHLS (State Bar No. 167987) DANIEL W. ROBERTSON (State Bar No. 282 HANSEN, KOHLS, SOMMER & JACOB, LL 1520 EUREKA ROAD, SUITE 100 ROSEVILLE, CALIFORNIA 95661 TELEPHONE: (916) 781-2550 FACSIMILE: (916) 781-5339 dkohls@hansenkohls.com drobertson@hansenkohls.com Attorneys for Plaintiff RONALD DILBECK, individually	J.P
7	and on behalf of THE ESTATE OF WALTER	T. DILBECK
8		
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
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12	RONALD DILBECK, individually and on behalf of THE ESTATE OF WALTER T.	Case No. 4:19-cv-03344-DMR
13	DILBECK,	MDL Case No. 1:19-md-02875-RBK-JS
14	Plaintiff,	STIPULATION FOR ENTRY OF DEFAULT
15	vs.	DEFAULT
16	PRINSTON PHARMACEUTICAL INC.	
10		
17	d/b/a SOLCO HEALTHCARE U.S., LLC;	
	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC;	
17	d/b/a SOLCO HEALTHCARE U.S., LLC;	
17 18	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI	
17 18 19	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL	
17 18 19 20	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL INDUSTRIES, LTD.;	
17 18 19 20 21	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL	
17 18 19 20 21 22	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL INDUSTRIES, LTD.; and TEVA PHARMACEUTICALS USA,	
17 18 19 20 21 22 23	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL INDUSTRIES, LTD.; and TEVA PHARMACEUTICALS USA, INC., a Delaware corporation;	
17 18 19 20 21 22 23 24	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL INDUSTRIES, LTD.; and TEVA PHARMACEUTICALS USA, INC., a Delaware corporation; and EDNA DILBECK;	
17 18 19 20 21 22 23 24 25	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL INDUSTRIES, LTD.; and TEVA PHARMACEUTICALS USA, INC., a Delaware corporation; and EDNA DILBECK; and CORDELIA MORRIS,	
17 18 19 20 21 22 23 24 25 26	d/b/a SOLCO HEALTHCARE U.S., LLC; and SOLCO HEALTHCARE U.S., LLC; and ZHEJIANG HUAHAI PHARMACEUTICAL CO., LTD.; and HUAHAI US INC.; and TEVA PHARMACEUTICAL INDUSTRIES, LTD.; and TEVA PHARMACEUTICALS USA, INC., a Delaware corporation; and EDNA DILBECK; and CORDELIA MORRIS,	

1 It is hereby stipulated by and between the plaintiff RONALD DILBECK, individually and 2 on behalf of THE ESTATE OF WALTER T. DILBECK, and defendant CORDELIA MORRIS: 3 1. Whereas, CORDELIA MORRIS was properly served on June 21, 2019, with a Summons and Complaint in the above-entitled action as set forth in the Proof of 4 5 Service filed with this Court; Whereas, the time to serve a responsive pleading expired on July 11, 2019, 6 2. 7 pursuant to Federal Rule of Civil Procedure 12; 8 3. Now, therefore, the parties stipulate to the entry of a default as to the defendant 9 CORDELIA MORRIS. 10 SO STIPULATED: 11 7/16/2019 12 13 HANSEN KOHLS SOMMER & JACOB, LLP 14 15 Dated: 7/24/2019 16 W. ROBERTSON Attorney for Plaintiff RONALD DILBECK 17 18 19 20 21 22 23 24 25 26 27 28